DECLAR	ATION	FOR	PATENT	APPLICATION

Docket	No.		

As a below named inventor, I hereby declare that:

My residence, post ffice address and citizenship are as stated below next to my name.

I believe I am the original, first and sole invent r (if only one name is listed below) or an original, first and joint invent r (if plural names are listed bel w) of the subject matter which is claimed and for which a patent is sought on the invention entitled JET NOZZLE SPARK PLUG , the specification of which

(check one)
is attached hereto.

was filed on

Application Serial No.

and was amended on

(if applicable).

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

Lacknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56(a).

I hereby claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Prior Foreign Application(s) NONE			Priority	Claimed
(Number)	(Country)	(Day/Month/Year Filed)	Yes	No
(Number)	(Country)	(Day/Month/Year Filed)	Yes	No
(Number)	(Country)	(Day/Month/Year Filed)	Yes	No

I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56(a) which occurred between the filing date of the prior application and the national r PCT international filing date of this application:

NONE		
(Application Serial No.)	(Filing Date)	(Status—patented, pending, abandoned)
(Application Serial No.)	(Filing Date)	(Status—patented, pending, abandoned)

I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

	ROGER A. MARRS REG. NO. 22,194
Address all telephone calls to	ROGER A. MARRS at telephone no. (818) 788-4115
Address all correspondence to	ROGER A. MARRS
	15233 VENTURA BLVD.
	SUITE 1220
	SHERMAN OAKS, CA 91403

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole or first inve	ntor Bill Nguyen	Date 6-27-03	
Residence <u>Carson</u> CA	90746	CitizenshipU.S.A.	
Post Office Address16	536 Avalon Blvd.		
Ca	rson, CA 90746	same	
Full name of second joint inve	ntor, if any		
Second Inventor's signature _		Date	<u> </u>
Residence		Citizenship	
Post Office Address			

	NCUVEN		Attorney's
Applicant or Patente	BILL NGUYEN		Docket No.:
Serial or Patent No.:		•	
Filed or Issued:	NORRIE CDARK PLUG		
For:TE'T'	NOZZLE SPARK PLUG	•	•
	ERIFIED STATEMENT (DECLA	RATIONI CLAIMING SM	IALL ENTITY
V	ERIFIED STATEMENT (DECLA	INDEPENDENT	INVENTOR
	ERIFIED STATEMENT (DECLA) STATUS (37 CFR 1.9 (f) and 1.27	(6)) — 413— 413—	
. Lalow named inver	ntor. I hereby declare that I qualify a	is an independent inventor	es delined in 37.C. R 1.5 (C) ici
As a perow manner reduces	ntor. I hereby declare that I qualify a diffess under section 41 (a) and (b) (b) in the investigation of the inves	of Title 35. United States (Tode, to the Patent and
poses of payment to t	d fees under section 41 (2) and (b) the invention entitled	r NOZZLE SPARK	Phug
described in			
_	•		
eva she specification	on filed herewith rial no.		
[A] the speciments	77 80	, filed	
[] application ser	141 110.	, issued	
[] patent no			•
	tion Harriand and am 199	ier no obligation under com	tract or law to assign, grant, con
I have not assigned, grant	ted. conveyed or licensed and am und	ld are be classified as an it	idependent inventor under 37 C
or license. any rights in t	ted. conveyed or licensed and am und he invention to any person who cou	which would not qualify	as a small business concern un
49 (FR 1.9 (G) OF 2 NON	public distriction ener 2. Co.,	1-7-	
			icensed or am under an obligat
Each person, concern or	organization to which I have assign assign, grant, convey, or license an	in the invention is	listed below:
under contract or law to	assign, grant, convey, or license an	y rights in the mountain	
[X] no such person,	concern, or organization		
j persons, concern	s or organizations listed below		
• •	rate verified statements are required	Same each named nerron.	concern or organiza-
•NOTE: Sepai	rate verified statements are required this to the invention averring to the	I I I I I I I I I I I I I I I I I I I	(37 CFR 1.27)
tion having ris	this to the invention averting to the	at thing as amon commen	13. 60.10 12.1
-			
_			
FULL NAME			
ADDRESS		SINESS CONCERN	I I NONPEOFIT ORGANIZATIO
[] INDIVI	DUAL []SMALL A		•
TULL NAME			
ADDRESS		SIMESS CONCERN	I NONPEOFIT DEGANIZATIO
[] [NOIVI	JUAL [1 SMALL SA		•
ULL NAME			
DDRESS	L'AL [] SMALL BUS	MASS CONCERN	I NONFROFIT ORGANIZATION
[] INDIVIO	CAL I SMALL BOS	Inch co.	•
	is this small series as serest MATI	fication of any change in s	tatus resulting in loss of entitle
		the medical of the is	#
EXUONIERSE and in	in this application of patents and	MILE THE EXTREME OF THE OF	the ice of the manners
ent to small entity status pr	e, in this application or patent, noti rior to paying, or at the time of pa	ying, the extract of the Language and th	is (b))
ent to small entity status pr	status as a small entity is no longer	appropriate. (37 CFR 1.2	23 (b))
ent to small entity status pr se after the date on which s	status as a small entity is no longer	appropriate. (37 CFR 1.2	28 (b)) Processes made on information
ent to small entity status process after the date on which s	status as a small entity is no longer tents made herein of my own knowl	appropriate. (37 CFR 1.2)	28 (b)) tatements made on information the object willful false statements
ent to small entity status process after the date on which sereby declare that all statem	status as a small entity is no longer tents made herein of my own knowless; and further that these statements	edge are true and that all st were made with the knowle	28 (b)) Latements made on information Edge that willful false statements Of Title 18 of the United States
ent to small entity status properties after the date on which sereby declare that all statem	status as a small entity is no longer tents made herein of my own knowless; and further that these statements	edge are true and that all st were made with the knowle	28 (b)) Latements made on information Edge that willful false statements Of Title 18 of the United States
ent to small entity status process to small entity status process after the date on which sereby declare that all statem to belief are believed to be unit the like so made are punity and that such willful faced that such will faced that such will faced that such will faced the	tents beying, or at the traction in the state of the state of the statements that these statements that the statements that the statements are statements are statements may be statements the statements may be statements.	edge are true and that all st were made with the knowle	28 (b)) Latements made on information Edge that willful false statements Of Title 18 of the United States
ent to small entity status process to small entity status process after the date on which sereby declare that all statem to belief are believed to be unit the like so made are punity and that such willful faced that such will faced that such will faced that such will faced the	tents beying, or at the traction in the state of the state of the statements that these statements that the statements that the statements are statements are statements may be statements the statements may be statements.	edge are true and that all st were made with the knowle	28 (b)) tatements made on information tage that willful false statements of Title 18 of the United States
ent to small entity status process after the date on which sereby declare that all statem declief are believed to be in the like so made are punity that the like so made are punity to be the such willful factors.	tents beying, or at the traction in the state of the state of the statements that these statements that the statements that the statements are statements are statements may be statements the statements may be statements.	edge are true and that all st were made with the knowle	28 (b)) tatements made on information tage that willful false statements of Title 18 of the United States
ent to small entity status process to small entity status process after the date on which sereby declare that all statem to belief are believed to be unit the like so made are punity and that such willful faced that such will faced that such will faced that such will faced the	tents beying, or at the traction in the state of the state of the statements that these statements that the statements that the statements are statements are statements may be statements the statements may be statements.	edge are true and that all st were made with the knowle	28 (b)) tatements made on information tage that willful false statements of Title 18 of the United States
ent to small entity status price after the date on which sereby declare that all statem declief are believed to be in the like so made are punished, and that such willful far patent to which this verifications.	tents beying, or at the traction in the state of the state of the statements that these statements that the statements that the statements are statements are statements may be statements the statements may be statements.	r appropriate. (37 CFR 1.2 ledge are true and that all st were made with the knowle both, under section 1001 coalidity of the application,	tatements made on information ratements made on information rate that willful false statements of Title 18 of the United States any patent issuing thereon, or
ent to small entity status proceedings of the after the date on which statemed belief are believed to be under the like so made are punished, and that such willful far patent to which this verification. BILL NGUYEN	terits as a small entity is no longer tents made herein of my own knowless and further that these statements thable by fine or imprisonment, or like statements may jeopardize the visit statement is directed.	rappropriate. (37 CFR 1.2 ledge are true and that all st were made with the knowle both, under section 1001 ovalidity of the application,	28 (b)) tatements made on information tage that willful false statements of Title 18 of the United States
ent to small entity status proceedings of the latter the date on which statemed belief are believed to be under the like so made are punished, and that such willful far patent to which this verified. BILL NGUYEN	tents beying, or at the traction in the state of the state of the statements that these statements that the statements that the statements are statements are statements may be statements the statements may be statements.	rappropriate. (37 CFR 1.2 ledge are true and that all st were made with the knowle both, under section 1001 ovalidity of the application,	tatements made on information ratements made on information rate that willful false statements of Title 18 of the United States any patent issuing thereon, or
ent to small entity status proceedings of the latter the date on which statemed belief are believed to be under the like so made are punished, and that such willful far patent to which this verified. BILL NGUYEN	terits as a small entity is no longer tents made herein of my own knowless and further that these statements thable by fine or imprisonment, or like statements may jeopardize the visit statement is directed.	rappropriate. (37 CFR 1.2 ledge are true and that all st were made with the knowle both, under section 1001 ovalidity of the application,	tatements made on information ratements made on information rate that willful false statements of Title 18 of the United States any patent issuing thereon, or
ent to small entity status proceedings of the date on which statemed belief are believed to be under the like so made are punished, and that such willful far patent to which this verified. BILL NGUYEN	terits as a small entity is no longer tents made herein of my own knowless and further that these statements thable by fine or imprisonment, or like statements may jeopardize the visit statement is directed.	rappropriate. (37 CFR 1.2 ledge are true and that all st were made with the knowle both, under section 1001 ovalidity of the application,	tatements made on information ratements made on information rate that willful false statements of Title 18 of the United States any patent issuing thereon, or
ent to small entity status proceedings of the date on which statemed belief are believed to be under the like so made are punished, and that such willful far patent to which this verified. BILL NGUYEN	terits as a small entity is no longer tents made herein of my own knowless and further that these statements thable by fine or imprisonment, or like statements may jeopardize the visit statement is directed.	rappropriate. (37 CFR 1.2 ledge are true and that all st were made with the knowle both, under section 1001 ovalidity of the application,	tatements made on information ratements made on information rate that willful false statements of Title 18 of the United States any patent issuing thereon, or
ent to small entity status proceedings after the date on which statemed belief are believed to be to dithe like so made are punished, and that such willful fay patent to which this verification. BILL NGUYEN ME OF INVENTOR	tents made herein of my own knowless made herein of my own knowless and further that these statements thable by fine or imprisonment, or lise statements may jeopardize the vised statement is directed. NAME OF INVENTOR	r appropriate. (37 CFR 1.2 ledge are true and that all st were made with the knowle both, under section 1001 of validity of the application, NAME (tatements made on information rege that willful false statements of Title 18 of the United States any patent issuing thereon, or
ent to small entity status proceedings after the date on which statemed belief are believed to be small the like so made are punited, and that such willful fay patent to which this verification. BILL NGUYEN ME OF INVENTOR	terits as a small entity is no longer tents made herein of my own knowless and further that these statements thable by fine or imprisonment, or like statements may jeopardize the visit statement is directed.	r appropriate. (37 CFR 1.2 ledge are true and that all st were made with the knowle both, under section 1001 of validity of the application, NAME (tatements made on information ratements made on information rate that willful false statements of Title 18 of the United States any patent issuing thereon, or
ent to small entity status price after the date on which statemed belief are believed to be true the like so made are punished, and that such willful far patent to which this verification. BILL NGUYEN ME OF INVENTOR	status as a small entity is no longer tents made herein of my own knowles; and further that these statements thable by fine or imprisonment, or like statements may jeopardize the vised statement is directed. NAME OF INVENTOR	r appropriate. (37 CFR 1.2 ledge are true and that all st were made with the knowle both, under section 1001 of validity of the application, NAME (tatements made on information rege that willful false statements of Title 18 of the United States any patent issuing thereon, or
ent to small entity status price after the date on which statemed belief are believed to be traditioned to be traditione	tents made herein of my own knowless made herein of my own knowless and further that these statements thable by fine or imprisonment, or lise statements may jeopardize the vised statement is directed. NAME OF INVENTOR	r appropriate. (37 CFR 1.2 ledge are true and that all st were made with the knowle both, under section 1001 of validity of the application, NAME (tatements made on information rege that willful false statements of Title 18 of the United States any patent issuing thereon, or
tent to small entity status proceedings of the date on which statement do belief are believed to be trued the like so made are punitive, and that such willful factorial to which this verification. BILL NGUYEN BILL NGUYEN ME OF INVENTOR	status as a small entity is no longer tents made herein of my own knowles; and further that these statements thable by fine or imprisonment, or like statements may jeopardize the vised statement is directed. NAME OF INVENTOR	r appropriate. (37 CFR 1.2 ledge are true and that all st were made with the knowle both, under section 1001 of validity of the application, NAME (tatements made on information riggs that willful false statements of Title 18 of the United States any patent issuing thereon, or the United States any patent issuing thereon.